(Rev. 09/11) Judgment in a Criminal Case AO 245B Sheet 1 United States District Court District of Massachusetts JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA V. SINCERE LAWSON Case Number: 12-CR-10251-DPW-1 USM Number: 94636-038 Oscar Cruz, Jr. Defendant's Attorney THE DEFENDANT: pleaded guilty to count(s) Count 1 of the Indictment on 4/4/2013 pleaded nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Title & Section Nature of Offense Offense Ended Count 18 U.S.C. § 922(g)(1) Felon in Possession of Ammunition 7/22/2012 1 of 1 6 The defendant is sentenced as provided in pages 2 through of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. ☐ The defendant has been found not guilty on count(s) are dismissed on the motion of the United States. \square Count(s) It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. 2/25/2014 Signature of Judge Douglas P. Woodlock Judge, U.S. District Court Name and Title of Judge



bruny 25, 2014

Date

AO 245B	(Rev. 09/11) Judgment in Criminal Case Sheet 2 — Imprisonment
	NDANT: SINCERE LAWSON NUMBER: 12-CR-10251-DPW-1
	IMPRISONMENT
total ter	onths.
Defer	ndant shall receive credit for time served.
\checkmark	The court makes the following recommendations to the Bureau of Prisons:
and v	efendant should participate in substance abuse treatment programs. The defendant should participate in educational ocational training in order help prepare him to enter the workforce upon his release from imprisonment. The defendant d participate in mental health treatment programs.
	The defendant is remanded to the custody of the United States Marshal.
	The defendant shall surrender to the United States Marshal for this district:
	□ at □ a.m. □ p.m. on
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	before 2 p.m. on
	as notified by the United States Marshal.
	as notified by the Probation or Pretrial Services Office.
	RETURN
I have e	executed this judgment as follows:
	Defendant delivered on to
a	, with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By

AO 245B (Rev. 09/11) Judgment in a Criminal Case Sheet 3 — Supervised Release

Judgment—Page 3 of 6

DEFENDANT: SINCERE LAWSON CASE NUMBER: 12-CR-10251-DPW-1

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 3 years.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed.

The above drug testing	condition is suspended,	based on the court's determination	that the defendant p	ooses a low risk of
future substance abuse.	(Check, if applicable.)			

The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)

The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)

The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check. if applicable.)

The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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AO 245B

(Rev. 09/11) Judgment in a Criminal Case Sheet 3A — Supervised Release

Judgment—Page 4 of 6

DEFENDANT: SINCERE LAWSON CASE NUMBER: 12-CR-10251-DPW-1

ADDITIONAL SUPERVISED RELEASE TERMS

The defendant is to participate in a program for substance abuse counseling as directed by the Probation Office, which program may include testing, not to exceed 104 drug tests per year to determine whether the defendant has reverted to the use of alcohol or drugs. The defendant shall be required to contribute to the costs of services for such treatment based on the ability to pay or availability of third party payment.

The defendant shall participate in an educational services program, as directed by the Probation Office. Such program may include GED preparation, English as a Second Language classes, and/or other classes designed to improve the defendant"s proficiency in skills such as reading, writing, mathematics, and computer use. The defendant shall be required to contribute to the costs of services for such programming based on the ability to pay or availability of third-party payment.

The defendant shall participate in a vocational services training program, as directed by the Probation Office. Such program may include job readiness training and/or skills development training. The defendant shall be required to contribute to the costs of programming based on the ability to pay or availability of third-party payment.

The defendant is to participate in a sex offender specific treatment program which may include sex offender specific testing at the direction of the Probation Office. The defendant shall be required to contribute to the costs of services for such treatment based on the ability to pay or availability of third-party payment.

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AO 24:) Judgment in a Criminal Case Criminal Monetary Penalties					
			SINCERE LAWSON 12-CR-10251-DPW-1			Judgment — Page	5of	6
			CR	IMINAL M	ONETARY PE	ENALTIES		
	The defend	dant	must pay the total criminal	monetary penalt	ies under the schedu	ule of payments on Sheet 6.		
тот	ALS	\$	Assessment 100.00		Fine \$	Restitut \$	<u>ion</u>	
	The detern		ion of restitution is deferred mination.	d until	. An Amended J	udgment in a Criminal C	ase (AO 245C) w	vill be entered
	The defend	dant	must make restitution (incl	uding community	y restitution) to the	following payees in the amo	ount listed below	N.
	If the defer the priority before the	ndan y ord Unit	makes a partial payment, of er or percentage payment of ed States is paid.	each payee shall column below. F	receive an approxim However, pursuant to	nately proportioned paymen o 18 U.S.C. § 3664(i), all no	t, unless specifi onfederal victin	ed otherwise in ns must be paid
Nam	e of Paye	2			Total Loss*	Restitution Ordered	Priority or P	ercentage
				* ************************************				
STO						Mile American In the	13 TH 1/11 TH 1 TH 1	
			- (1/2 and					
			" SELECTION OF THE SELE					
TOT	ALS		\$	0.00	\$	0.00		
	Restitutio	n an	ount ordered pursuant to p	lea agreement	S			
	fifteenth o	day a		nt, pursuant to 1	8 U.S.C. § 3612(f).	, unless the restitution or fir All of the payment options	•	
	The court	dete	rmined that the defendant of	does not have the	e ability to pay inter	est and it is ordered that:		
	☐ the in	ntere	st requirement is waived fo	r the 🔲 fine	e restitution.			
	☐ the in	ntere	st requirement for the	fine r	estitution is modifie	ed as follows:		
* Fir	ndings for t	he to	tal amount of losses are requ	uired under Chan	oters 109A, 110, 110	A, and 113A of Title 18 for o	offenses commi	tted on or after

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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(Rev. 09/11) Judgment in a Criminal Case AO 245B Sheet 6 - Schedule of Payments Judgment — Page 6 DEFENDANT: SINCERE LAWSON CASE NUMBER: 12-CR-10251-DPW-1 SCHEDULE OF PAYMENTS Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows: due immediately, balance due , or in accordance E, or F below); or Payment to begin immediately (may be combined with \Box C, \square D, or B (e.g., weekly, monthly, quarterly) installments of \$ C over a period of (e.g., 30 or 60 days) after the date of this judgment; or (e.g., months or years), to commence (e.g., weekly, monthly, quarterly) installments of \$ D (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from E imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or F Special instructions regarding the payment of criminal monetary penalties: The defendant shall pay the special assessment of \$100.00, immediately and shall be made according to the requirements of the Federal Bureau of Prisons' Inmate Financial Responsibility Program while the defendant is incarcerated, and according to a repayment schedule established by the Court in consultation with the probation officer, during the term of supervised release. Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court. The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed. Joint and Several Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate. The defendant shall pay the cost of prosecution. The defendant shall pay the following court cost(s): The defendant shall forfeit the defendant's interest in the following property to the United States: See attached Preliminary Order of Forfeiture.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal,

(5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

AO 245B (Rev. 09/11) Judgment in a Criminal Case Attachment (Page 1) — Statement of Reasons

DEFENDANT: SINCERE LAWSON
CASE NUMBER: 12-CR-10251-DPW-1
DISTRICT: District of Massachusetts

STATEMENT OF REASONS

			STATEMENT OF REASONS						
I	COURT FINDINGS ON PRESENTENCE INVESTIGATION REPORT								
	A The court adopts the presentence investigation report without change.								
	B The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable (Use page 4 if necessary.)								
	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):								
	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):								
		3	Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):						
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):						
	С		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.						
П	COURT FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)								
	Α	\checkmark	No count of conviction carries a mandatory minimum sentence.						
	В		Mandatory minimum sentence imposed.						
	One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on								
			findings of fact in this case						
			substantial assistance (18 U.S.C. § 3553(e))						
			the statutory safety valve (18 U.S.C. § 3553(f))						
Ш	CC	URTI	DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):						
Total Offense Level: 23 Criminal History Category: III Imprisonment Range: 57 to 71 months Supervised Release Range: 1 to 3 years Fine Range: \$ 10,000 to \$ 100,000									
	Fine waived or below the guideline range because of inability to pay.								

DEFENDANT: SINCERE LAWSON CASE NUMBER: 12-CR-10251-DPW-1 District of Massachusetts DISTRICT:

D

See page 4.

Explain the facts justifying the departure. (Use page 4 if necessary.)

STATEMENT OF REASONS

IV	ADVISORY GUIDELINE SENTENCING DETERMINATION (Check only one.)								
	Α		The sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart.						
	В		The sentence is within an a (Use page 4 if necessary.)	dvisory guidelin	guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons.				
	С		The court departs from the (Also complete Section V.)	advisory guide	line ran	ge for reasons authorized by the senter	ieing g	uidelines	manual.
	D		The court imposed a senter	ice outside the a	dvisory	sentencing guideline system. (Also con	nplete S	Section VI)
v	DE	PAR	RTURES AUTHORIZED	BY THE A	DVISC	DRY SENTENCING GUIDELI	NES	(If appli	cable.)
	A		below the advisory guide above the advisory guide	line range	one.):				
	В	Dep	parture based on (Check o	ll that apply.):					
Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 plea agreement based on the defendant's substantial assistance 5K3.1 plea agreement based on Early Disposition or "Fast-track" Program binding plea agreement for departure accepted by the court plea agreement for departure, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense departure agreement that states that the government will not oppose a defense departure agreement (Check all that apply and check reasonable agreement that states that the government will not oppose a defense departure agreement (Check all that apply and check reasonable agreement (Check all that apply and check reasonable agreement motion based on the defendant's substantial assistance agreement motion based on Early Disposition or "Fast-track" programation government motion for departure					e depart reason(s)				
					departure to which the government did not object departure to which the government objected				
		3	Other ☐ Other than a	plea agreeme	nt or m	notion by the parties for departure	e (Che	ck reaso	n(s) below.):
C Reason(s) for Departure (Check all that apply other than 5K1.1 or 5K3.1.)									
	4A1.3 5H1.3 5H1.3 5H1.4 5H1.6 5H1.6	3 C 1 A 2 E 3 N 4 P 5 E 6 F	Criminal History Inadequacy Age Education and Vocational Skills Mental and Emotional Condition Physical Condition Employment Record Family Ties and Responsibilities Military Record, Charitable Servi Good Works Aggravating or Mitigating Circum	ce,	5K2.1 5K2.2 5K2.3 5K2.4 5K2.5 5K2.6 5K2.7 5K2.8 5K2.9 5K2.10	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct		5K2.11 5K2.12 5K2.13 5K2.14 5K2.16 5K2.17 5K2.18 5K2.20 5K2.21 5K2.22 5K2.23 Other gu	Lesser Harm Coercion and Duress Diminished Capacity Public Welfare Voluntary Disclosure of Offense High-Capacity, Semiautomatic Weapon Violent Street Gang Aberrant Behavior Dismissed and Uncharged Conduct Age or Health of Sex Offenders Discharged Terms of Imprisonment ideline basis (e.g., 2B1.1 commentary)

AO 245B (Rev. 09/11) Judgment in a Criminal Case Attachment (Page 3) --- Statement of Reasons

DEFENDANT: SINCERE LAWSON
CASE NUMBER: 12-CR-10251-DPW-1
DISTRICT: District of Massachusetts

D

STATEMENT OF REASONS

COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM (Check all that apply.) The sentence imposed is (Check only one.): below the advisory guideline range above the advisory guideline range В Sentence imposed pursuant to (Check all that apply.): Plea Agreement (Check all that apply and check reason(s) below.): binding plea agreement for a sentence outside the advisory guideline system accepted by the court plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideline 2 Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): government motion for a sentence outside of the advisory guideline system defense motion for a sentence outside of the advisory guideline system to which the government did not object defense motion for a sentence outside of the advisory guideline system to which the government objected 3 Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.) Reason(s) for Sentence Outside the Advisory Guideline System (Check all that apply.) the nature and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1) to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)) to afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) to protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D)) to avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) to provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))

Explain the facts justifying a sentence outside the advisory guideline system. (Use page 4 if necessary.)

(Rev. 09/11) (Page and 12 12 12 13 14 Page 10 of 14 Attachment (Page 4) — Statement of Reasons

DEFENDANT: SINCERE LAWSON CASE NUMBER: 12-CR-10251-DPW-1 District of Massachusetts DISTRICT:

STATEMENT OF REASONS

VII	COURT DETERMINATIONS OF RESTITUTION	

VII	CO	URT	DET	ERMINATIONS OF RESTITUTION			
	Α		Res	stitution Not Applicable.			
	В	Tota	ıl An	nount of Restitution:			
	C Restitution not ordered (Check only one.):						
		1		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).			
		2		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).			
		3		For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).			
		4		Restitution is not ordered for other reasons. (Explain.)			
	D		Par	tial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):			
VIII	ADI	DITIC	ONA	L FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)			
give	en the	e per	den	and extent of the defendant's cooperation and the sentences of codefendants who did not cooperate, and cy of New Jersey cases where other conduct may be addressed more specifically, the sentence is reater than necessary to serve the purposes of § 3553.			

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases.

Defendant's Soc. Sec. No.:

XXX-XX-6287

Defendant's Date of Birth:

1988

Defendant's Residence Address:

East Orange, NJ

Defendant's Mailing Address:

Unknown.



Date of Imposition of Judgment

2/25/2014

Signature of Judge

Douglas P. Woodlock

U.S.D.J.

Name and Title of Judge
Date Signed Property 25, 2014

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
v.)	Criminal No. 12-10251-DPW
)	
SINCERE LAWSON,)	
Defendant.)	

PRELIMINARY ORDER OF FORFEITURE

Woodlock, D.J.

WHEREAS, on August 23, 2012, a federal grand jury sitting in the District of Massachusetts returned a one-count Indictment charging defendant Sincere Lawson (the "Defendant") with Felon in Possession of Ammunition, in violation of 18 U.S.C. § 922(g)(1) (Count One);

WHEREAS, the Indictment also contained a forfeiture allegation, pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), which provided notice that the United States sought the forfeiture, upon conviction of the Defendant of any offense alleged in Count One of the Indictment, of all firearms and ammunition involved in the commission of the offense, including but not limited to the following: six rounds of .357 magnum ammunition, bearing head stamp "Federal 357 Magnum" (the "Ammunition");

WHEREAS, the Indictment further provided that, if any of the above-described forfeitable property, as a result of any act or omission by the Defendant, (a) cannot be located upon the exercise of due diligence; (b) has been transferred or sold to, or deposited with, a third party; (c) has been placed beyond the jurisdiction of the Court; (d) has been substantially diminished in value; or (e) has been commingled with other property which cannot be divided without difficulty,

the United States is entitled to seek forfeiture of any other property of the Defendant, up to the value of such assets, pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c);

WHEREAS, on April 4, 2013, at a hearing pursuant to Rule 11 of the Federal Rules of Criminal Procedure, the Defendant pled guilty to Count One of the Indictment;

WHEREAS, in light of the Defendant's guilty plea, the United States has established the requisite nexus between the Ammunition and the offense to which the Defendant pled guilty, and accordingly, the Ammunition is subject to forfeiture to the United States pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c);

WHEREAS, pursuant to 18 U.S.C. § 924(d), 28 U.S.C. § 2461(c) and Rule 32.2(b)(2) of the Federal Rules of Criminal Procedure, the United States is now entitled to a Preliminary Order of Forfeiture against the Ammunition.

ACCORDINGLY, it is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. The Court finds, pursuant to Rule 32.2(b)(1) of the Federal Rules of Criminal Procedure, that the government has established the requisite nexus between the Ammunition and the offense to which the Defendant pled guilty.
- 2. Accordingly, all of the Defendant's interests in the Ammunition are hereby forfeited to the United States of America for disposition pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c).
- 3. Pursuant to Rule 32.2(b)(3) of the Federal Rules of Criminal Procedure, the United States is hereby authorized to seize the Ammunition and maintain it in its secure custody and control.
- 4. Pursuant to 21 U.S.C. § 853(n)(1), the United States shall publish, for thirty (30) consecutive calendar days on the government forfeiture website www.forfeiture.gov, notice of the Preliminary Order of Forfeiture and notice of the United States' intent to dispose of the Ammunition.

- 5. Pursuant to 21 U.S.C. § 853(n)(1), the United States shall give, to the extent practicable, direct written notice to any person known to have alleged an interest in the Ammunition to be forfeited.
- 6. Pursuant to 21 U.S.C. § 853(n)(2) and (3), the notice referred to above shall state:
 (a) that any person, other than the Defendant, asserting a legal interest in the Ammunition, shall, within sixty (60) days after the first day of publication on the government forfeiture website or within thirty (30) days after receipt of actual notice, whichever is earlier, file a petition with the United States District Court in Boston, Massachusetts, requesting a hearing to adjudicate the validity of his or her interest in the Ammunition; and (b) that the petition shall be signed by the petitioner under the penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the Ammunition, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the Ammunition, any additional facts supporting the petitioner's claim, and the relief sought.
- 7. Pursuant to 21 U.S.C. § 853(n)(7), following the Court's disposition of all petitions filed under 21 U.S.C. § 853(n)(6), or if no such petitions are filed following the expiration of the period provided in 21 U.S.C. § 853(n)(2) for the filing of such petitions, the United States of America shall have clear title to the Ammunition.
- 8. Upon adjudication of all third party interests, this Court will enter a Final Order of Forfeiture, pursuant to 18 U.S.C. § 924(d), 28 U.S.C. § 2461(c) and Rule 32.2(c) of the Federal Rules of Criminal Procedure, in which all interests will be addressed.
- 9. Pursuant to Rule 32.2(b)(4) of the Federal Rules of Criminal Procedure, this Preliminary Order of Forfeiture will become final as to the Defendant at the time of his sentencing,

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will be part of the Defendant's criminal sentence, and will be included in the criminal judgment entered by this Court against him.

Douglas P. Woodlock
United States District Judge

Dated: Frbrusy 25, 2014

